## **State of South Dakota**

## SEVENTY-SIXTH SESSION LEGISLATIVE ASSEMBLY, 2001

437E0589

## HOUSE BILL NO. 1120

Introduced by: Representative Hennies (Thomas)

1 FOR AN ACT ENTITLED, An Act to allow a medical necessity to be used as a defense in 2 certain cases involving the possession or use of marijuana. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. Any person arrested or prosecuted for the possession or use of marijuana may 5 submit as a defense, a medical necessity, if: 6 (1) The person has a medical condition recognized by a competent medical authority as 7 a condition for which marijuana is a palliative; or (2) 8 The person has a recommendation by a competent medical authority for the use of 9 marijuana for a medical condition. 10 Section 2. A medical necessity defense pursuant to this Act may, at the discretion of the 11 accused, include: 12 (1) Expert testimony; 13 (2) A recommendation by a competent medical authority; and

Testimony by other persons with a similar medical condition.

450 copies of this document were printed by the South Dakota Legislative Research Council at a cost of \$.021 per page.

(3)

14